# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

In the matter of the Search of 1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9

13-MJ-7774-MBB

# GOVERNMENT'S MOTION TO SEAL

The United States Attorney hereby respectfully moves the Court to seal the search warrant, supporting affidavit, this motion and all related documents (except for a copy of the warrant to be served at the location to be searched), until further order of this Court. As grounds for this motion, the government states that public disclosure of these materials might jeopardize the ongoing investigation of this case, as well as the government's ability to effectuate the search without interference or the destruction of property sought by this warrant.

Respectfully submitted,

CARMEN M. ORTIZ

United States Attorne

Aloke S. Chakravariy
Assistant U.S. Attorney

Date: June 3, 2013

Marianne B. Bouler, USINI

June 3, 2013. Allewal

AO 106 (Rev. 04/10) Application for a Search Warrent

# UNITED STATES DISTRICT COURT

# for the District of Massachusetts

In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address)

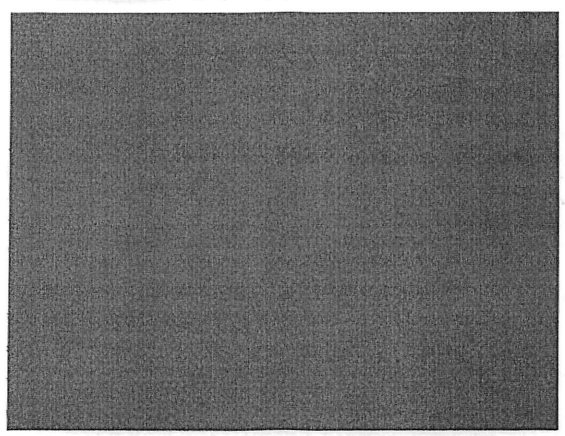
Case No. (3-MJ-1114-MBB

w, 122.10 <b>,</b> 212 <b>p</b> 310 0 1, 0 2, 112.10 21.12 21.22		) Caso 140	• • • • • • • • • • • • • • • • • • • •	KOLPT / (DI)	
1999 gray Honda CR-V, bearing Massach plate number 316ES9	usells ilcense	}			
APPL	ication for	a search wai	RRANT		
l, a federal law enforcement offic penalty of perjury that I have reason to be properly to be rearched and give its location):	er or an attorney lieve that on the	for the government following person o	, request a search w r property fidentify th	varrant and state under the person or describe the	
1999 gray Honda CR-V, bearing Massac	husetts license p	late number 316E	69, as described in	Attachment A	
located in the Dis	trict of	Massachusetts	, there is now	concealed (Identify the	
person or describe the preperty to be selzed): eevidence, fruits and instrumentalities of U.S.C. §1519 (Obstruction of Justice), 18 §1001 (Providing False Material Information The basis for the search under Fed	3 U.S.C. § 924(c) tion), and 371 (C	(Use of a Firearm enspiracy to Comm	during a crime of vi it Offenses), as de	lolence), 18 U.S.C.	
© evidence of a crime; © contraband, fruits of crim	a an athan bawa	illo <b>mali</b> ka mananana di			
m contravand, truits of crun-	•	- • •			
a person to be arrested or			•		
•	·		~-		
The search is related to a violation	of:				
(c) 1001, 371 Us		iterstate Commerci ring a crime of viol	<i>Description</i> e, Obstruction of Ju ence, Providing Fai	istice, se Material Information	
The application is based on these t	facts: See alta	ched Affidavit of Sp	ecial Agent Stever	A. Kimbali	
Continued on the attached she	ct.				
Delayed notice of days under 18 U.S.C. § 3103a, the b				) is requested	
		Steve	Apalitan Metal	DA D	
Swom to before me and signed in my pres	ence.				
Date: 06/03/2013		Maria	Judgo i Signalur	Bouler, US	mJ
City and state: Böstöff, Massachusetts		Hon: Marla	ine B. Bowler, U.S.		· ·
			Printed name and t	litle	

13-MJ-2224-MBB

## AFFIDAVIT OF SPECIAL AGENT

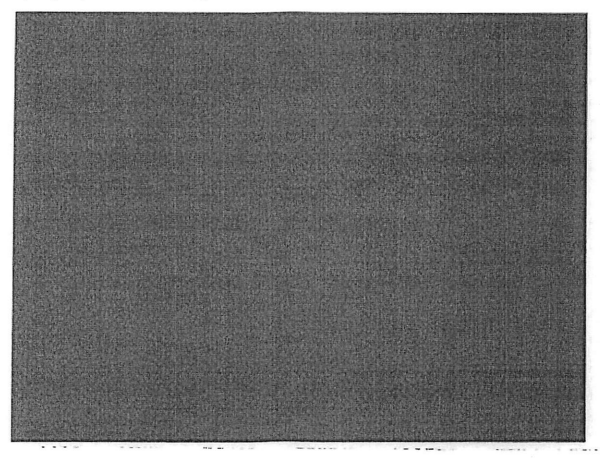
I, being duly sworn, depose and state:

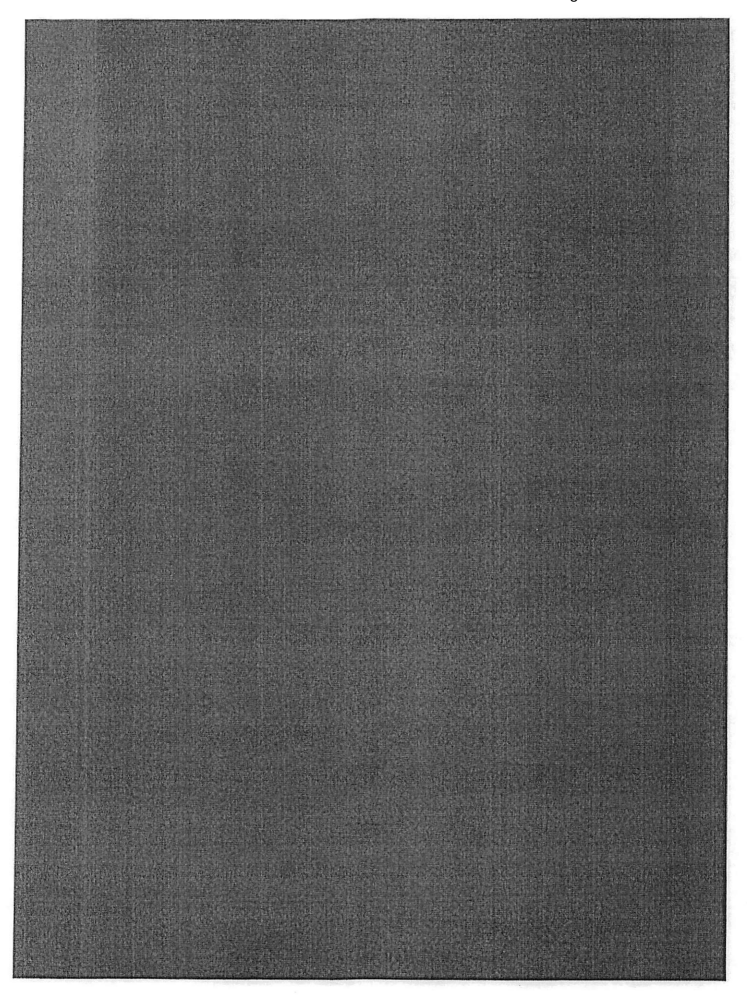


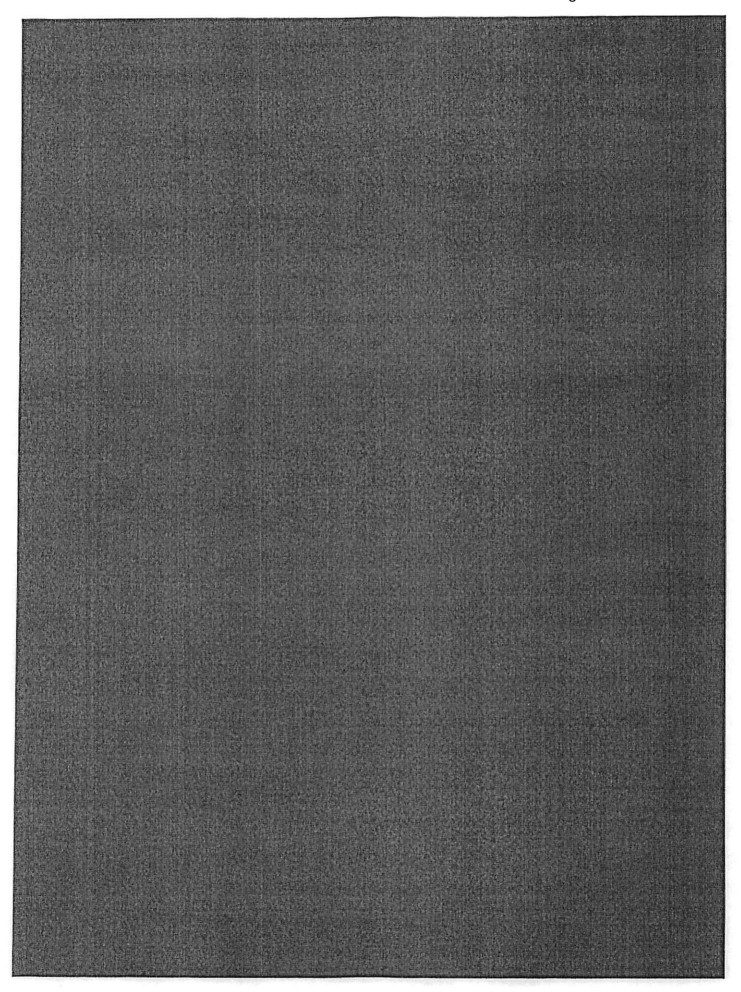
3. I am currently participating in the investigation of the two explosions that occurred on April 15, 2013 in Boston during the Boston Marathon and a subsequent carjacking and shootout that occurred on April 18-19, 2013 in Cambridge and Watertown, Massachusetts. I believe that the same individuals, Tamerlan Tsarnaev ("Tamerlan") and his brother Dzhokhar Tsarnaev ("Dzhokhar"), were involved in the Marathon bombing, the carjacking, and the shootout. This affidavit is submitted in support of a second search warrant for a 1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9 ("the Target Vehicle"), as

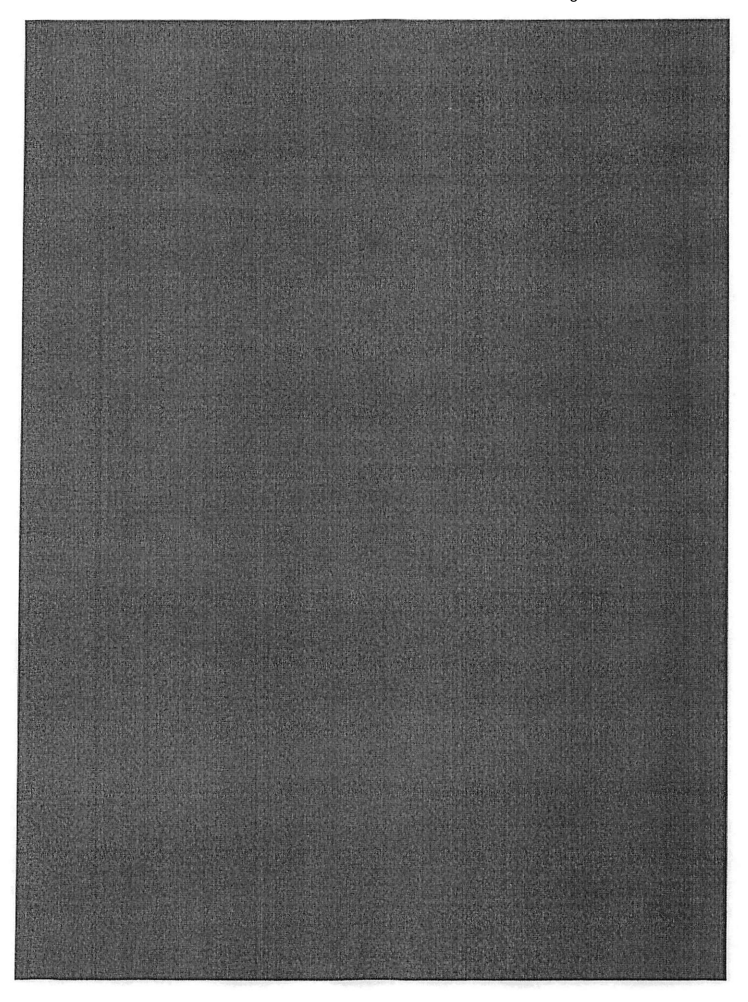
Page I

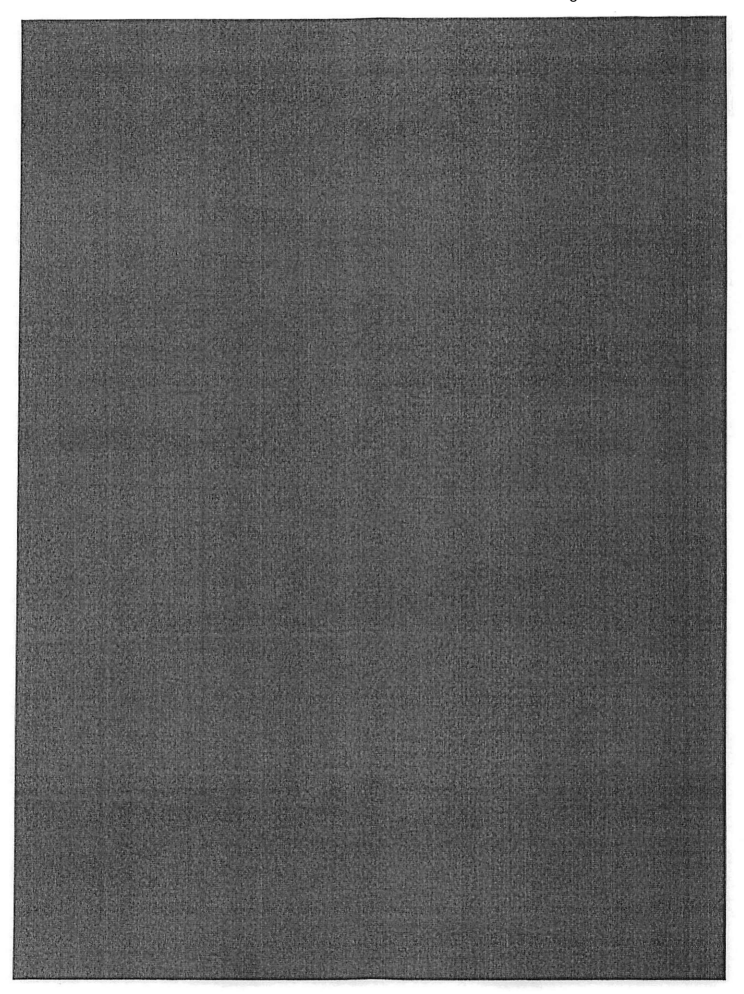
more particularly described in Attachment A hereto, which is incorporated herein by reference. As set forth below, the Target Vehicle is the vehicle of Tamerlan and Dzhokhar. This requested second search warrant seeks a limited search of the Target Vehicle to seize blood, DNA, trace evidence and other items, all of which are more fully described below, that may have been transferred to or from the vehicle by Tamerlan or Ibragim Todashev ("Todashev"), one of his associates, after a triple murder that occurred in Waltham, Massachusetts in September 2011. I have probable cause to believe these additional items may be evidence of the commission of criminal offenses, in violation of 18 U.S.C. §§ 1951 (Robbery Affecting Interstate Commerce), 924(c) (Use of a Firearm During a Crime of Violence), 1519 (Obstruction of Justice) and 371 (Conspiracy to Commit Offenses).

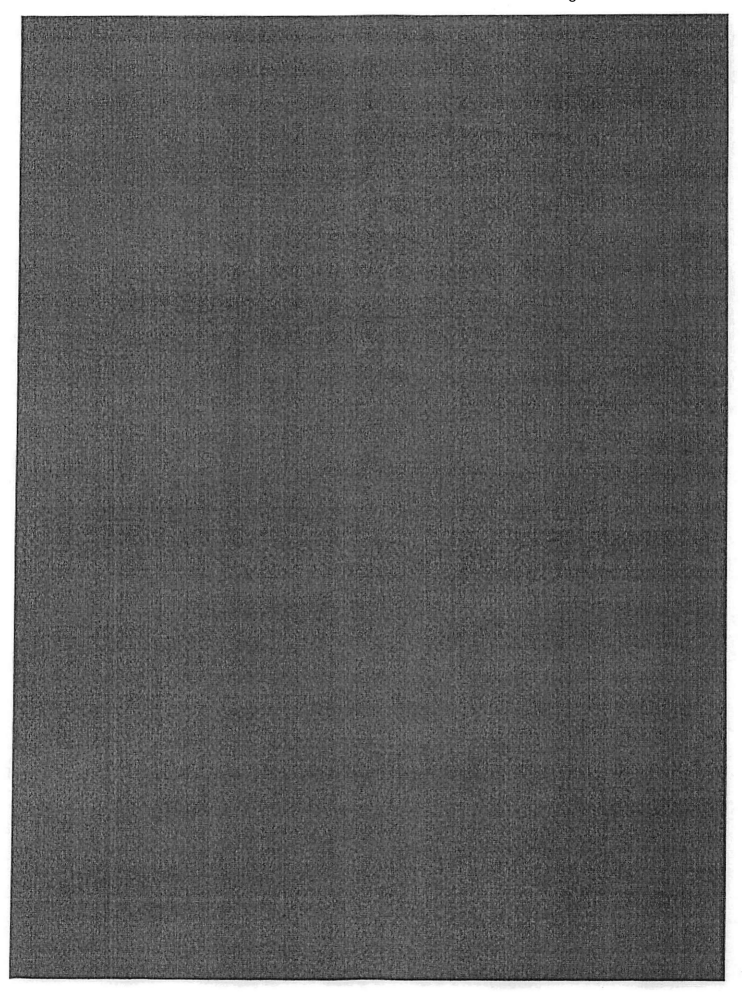


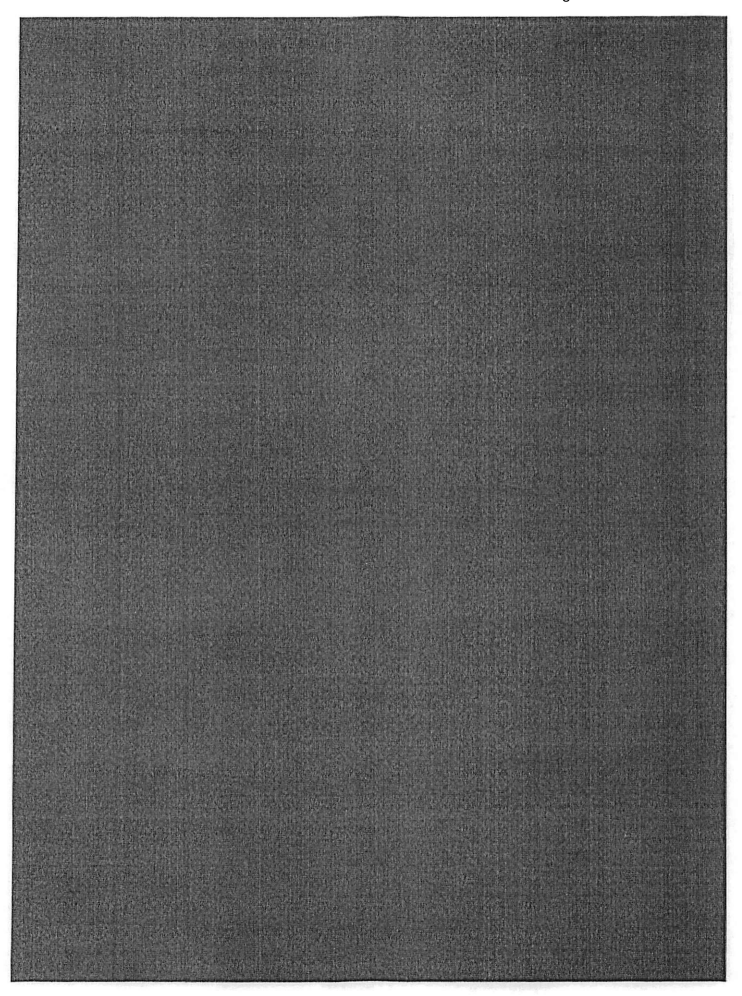


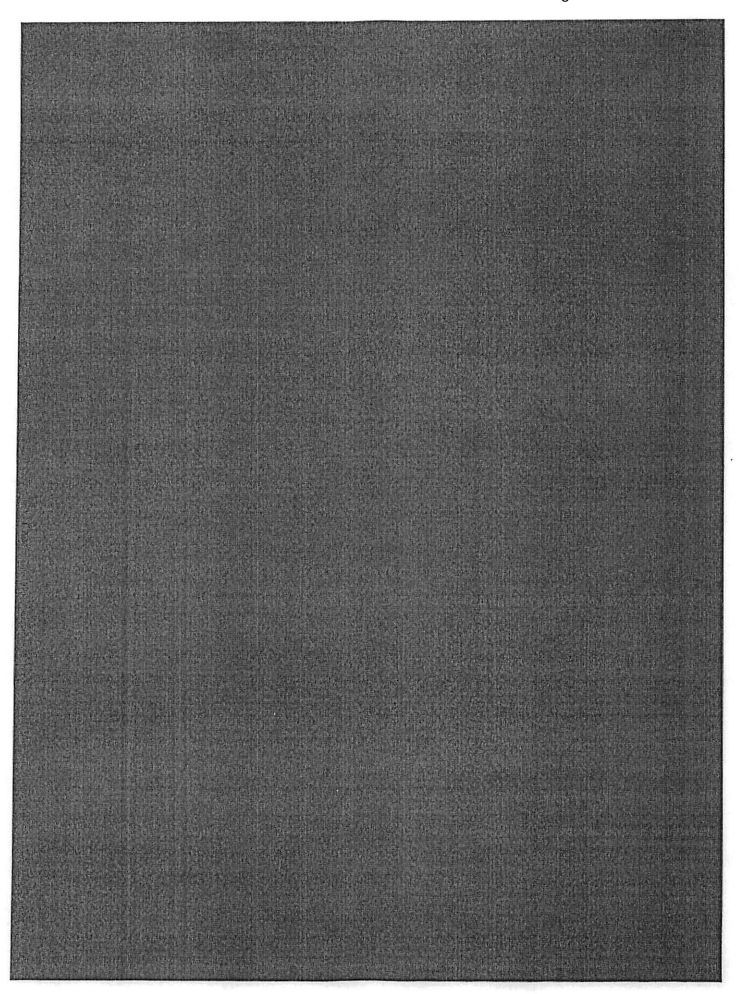


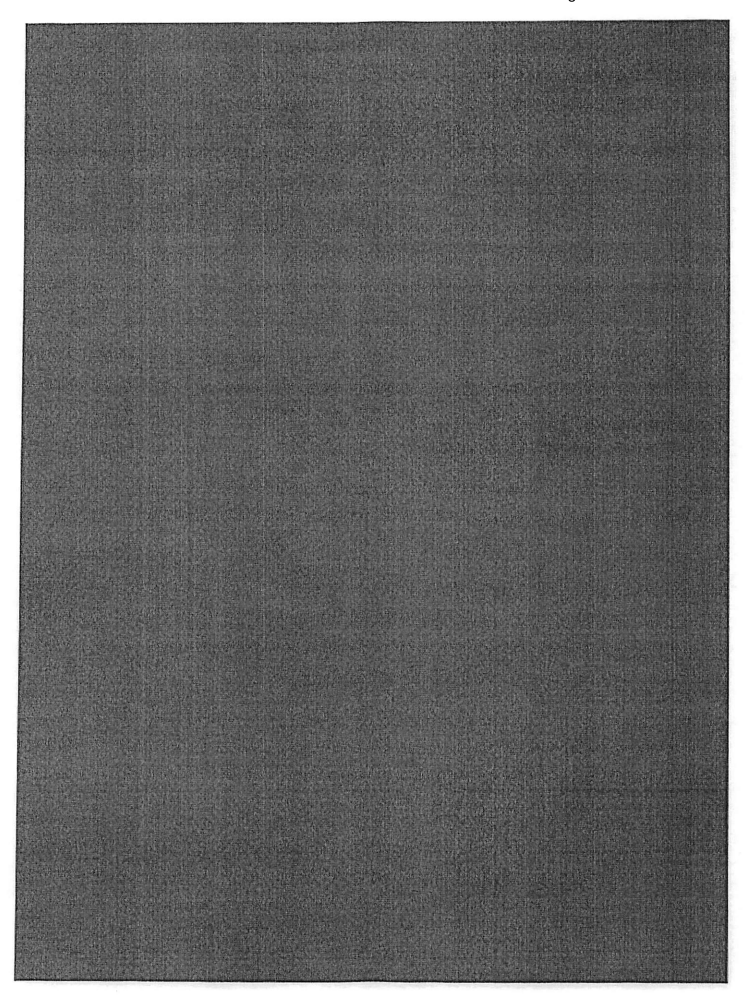


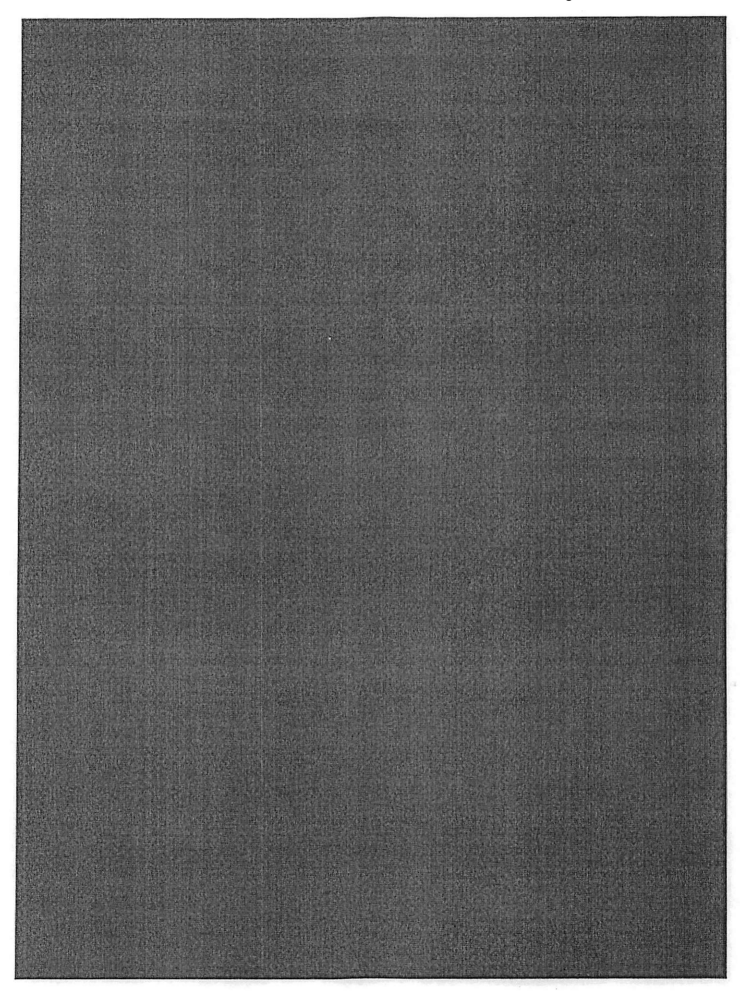


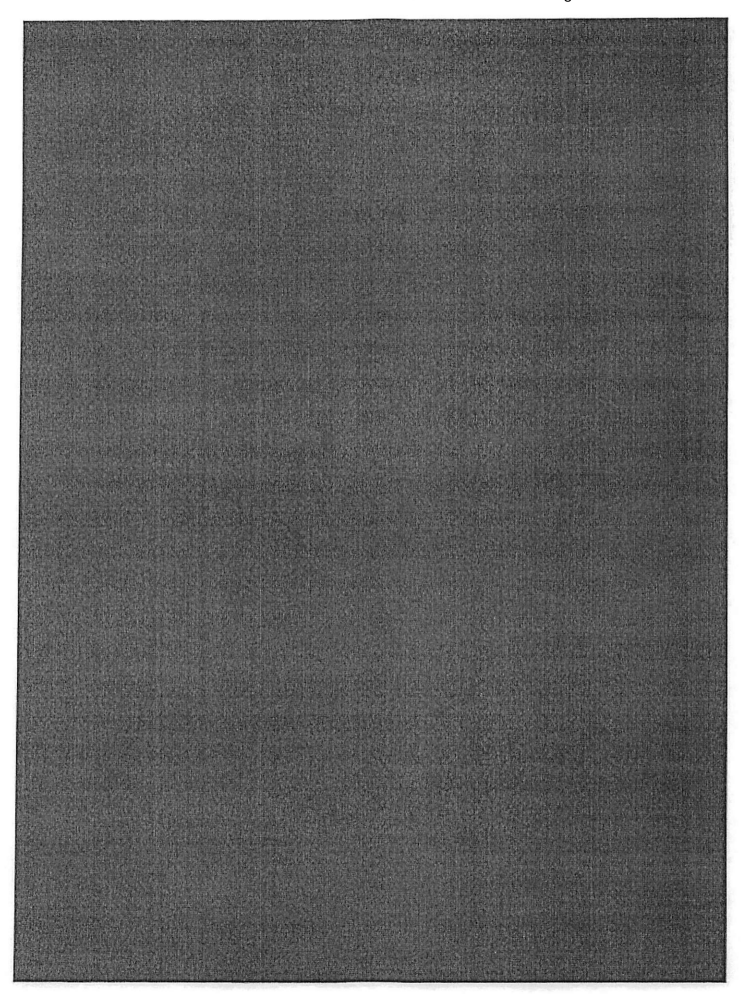


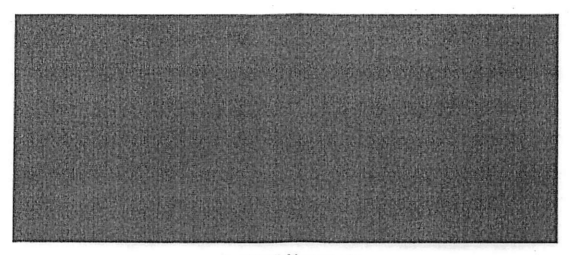










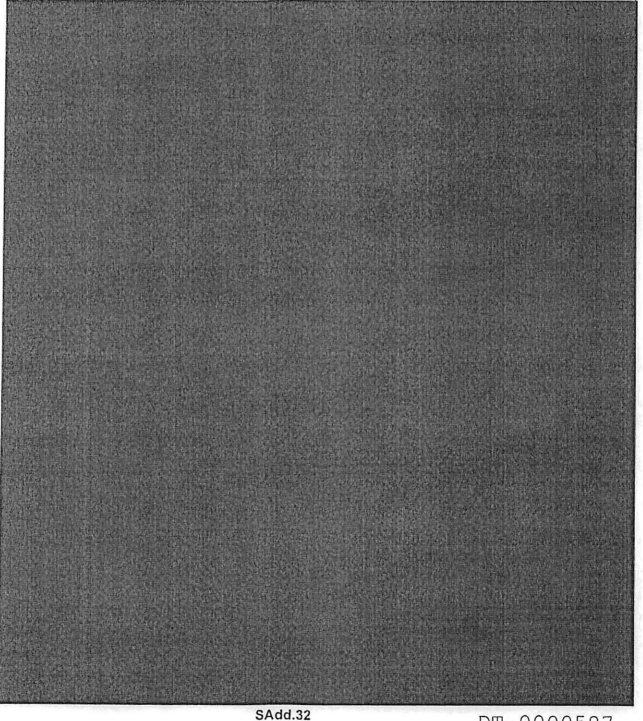


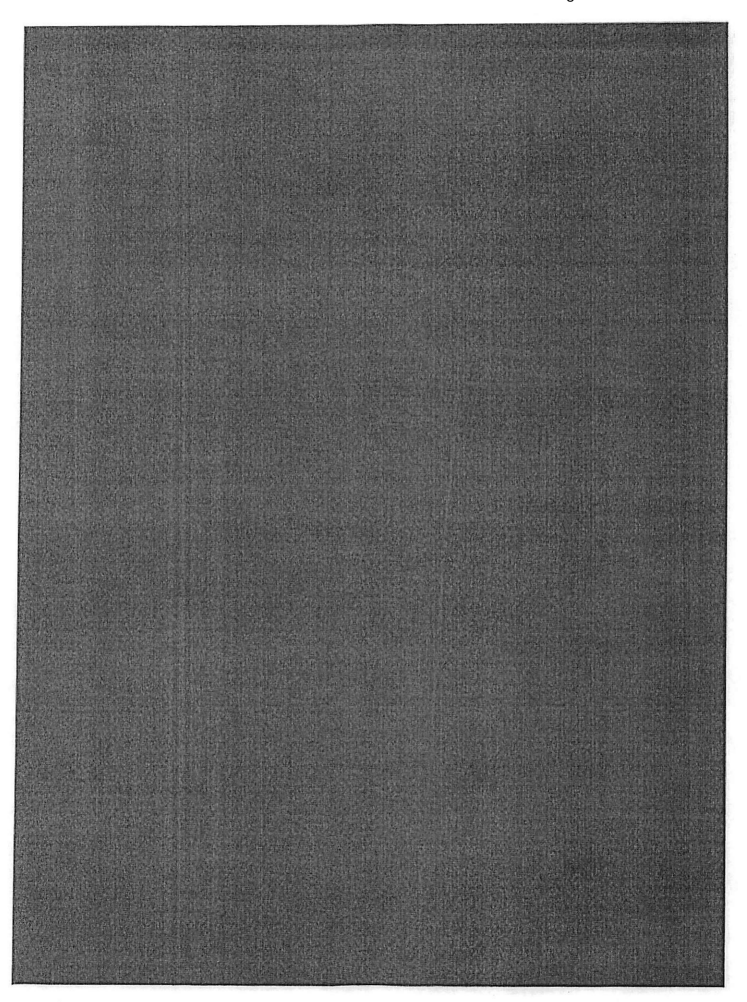
ii. 2011 Waltham Murders

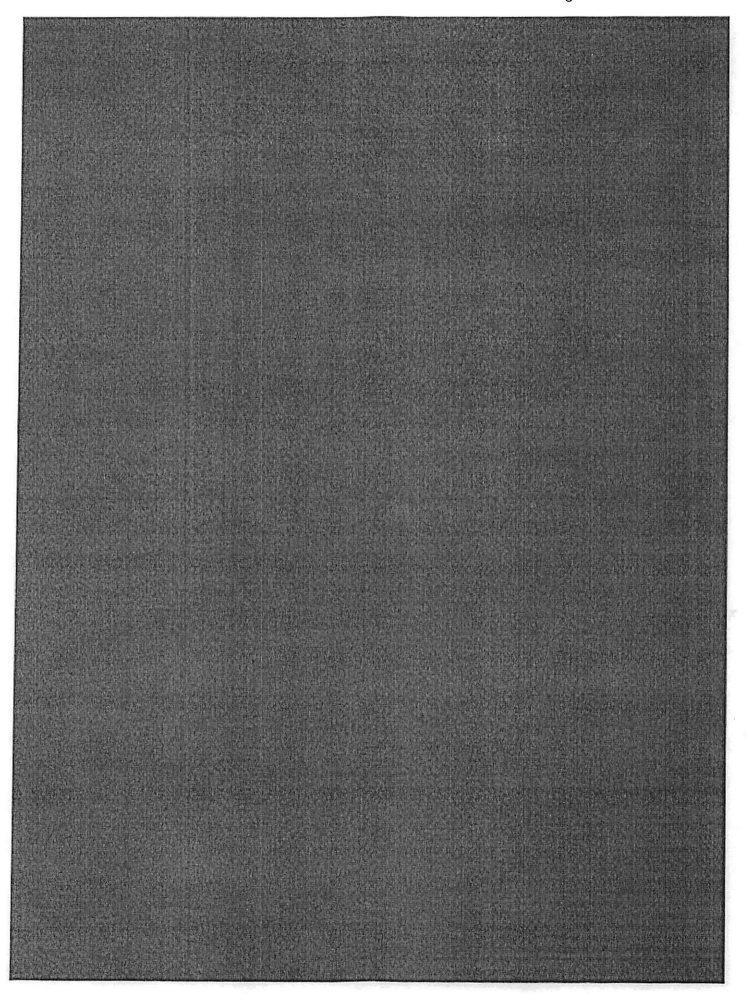
- 38. On the evening of September 11, 2011, three young men were killed at a residence at 12 Harding Avenue, Waltham, Massachusetts. One of the victims, Brendan Mess, Russell described as Tamerlan's very close friend. The murders were particularly grisly: the victims were bound, beaten, and had their throats cut. In addition, the victims were covered with marijuana.
- 39. On May 21, 2013, as referenced above, law enforcement agents interviewed Todashev. Todashev confessed that he and Tamerlan participated in the Waltham murders. He said that he and Tamerlan had agreed initially just to rob the victims, whom they knew to be drug dealers who sold marijuana. Todashev said that he and Tamerlan took several thousand dollars from the residence and split the money. Todashev said that Tamerlan had a gun, which he brandished to enter the residence. Tamerlan decided that they should eliminate any witnesses to the crime, and then Todashev and Tamerlan bound the victims, who were ultimately murdered. Todashev went on to say that after the murders, Tamerlan and Todashev tried to clean the crime scene in order to remove traces of their fingerprints and other identifying details.

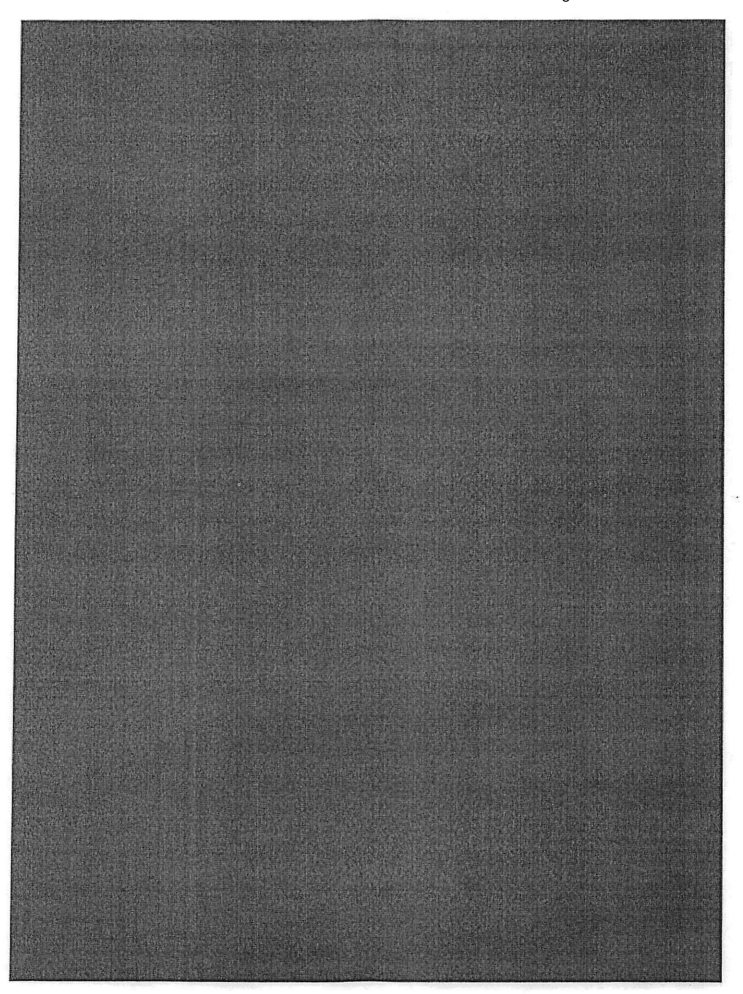
rage 13

Todashev said that they spent over an hour cleaning the scene. Todashev said that Tamerlan had picked Todashev up in the Target Vehicle and they traveled to the scene of the Waltham murders together. After the robbery and murder, they left the scene in the Target Vehicle.









### ATTACHMENT A

# PREMISES TO BE SEARCHED

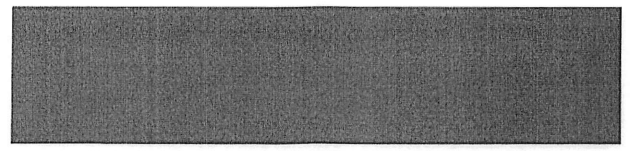
The location to be searched is a 1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9. The vehicle has been previously searched by the FBI, and was seized from across the street from 410 Norfolk Street, Apartment 3, Cambridge, Massachusetts, the residence of Tamerlan and Dzhokhar Tsarnaev.

#### ATTACHMENT B

# ITEMS TO BE SEIZED

Evidence, in whatever form inside or on the Target Vehicle, related to violations of 18 U.S.C. §1951 (Robbery Affecting Interstate Commerce), 18 U.S.C. §1519 (Obstruction of Justice), 18 U.S.C. § 924(c) (Use of a Firearm during a crime of violence), 18 U.S.C. §1001 (Providing False Material Information), and 371 (Conspiracy to Commit Offenses), in connection with the robbery and triple murder in Waltham, Massachusetts in 2011, including:

- 1. Blood, tissue, DNA, hair and bodily fluids samples;
- 2. Fibers and portions of surfaces containing fibers;
- 3. Swatches of carpet, upholstery, fabric, wood, plastic metal and any other surface or under-surface anywhere on or in the vehicle;
  - 4. Any absorbent substrate or materials;
- 5. Property, records, or information related to the September 2011 Waltham triple homicide;
- Property, records, or information related to the state of mind and/or motive of Tamerlan Tsarnaev or Ibragim Todashev or others to undertake the September 2011 Waltham triple homicide;
- 7. Property, records, or other information related to contacts between Ibragim Todashev and Tamerlan Tsarnaev or Dzhokhar Tsarnaev or other co-conspirators;
- 8. Property, records, or other information, related to travel of the vehicle or Tamerlan Tsarnaev or Ibragim Todashev in September 2011;
- Property, records, or information related to any bank records, checks, credit card bills, account information, and other financial records;



12. Chemical and physical testing of the vehicle.

- 13. Evidence of property, records, or information related to the victims of the September 2011 Waltham triple homicide, Brendan Mess, Erik Weissman, or Raphael Teken, or related to Tamerlan or Dzhokhar, or an as yet-unidentified co-conspirator;
  - 14. Property, records, or other information related to martial arts, combat, or fighting;

16. Evidence not previously seized, evidencing a relationship between the 2011 Waltham triple homicide and the 2013 Boston Marathon bombings.

AO 93 (Rev. 12/09) Search and Scizuro Warrant

# UNITED STATES DISTRICT COURT

Aug.	
for the District of Massachusetts	
District of Massachusetts	·
	- MJ - 3324 - MBB
1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9	
SEARCH AND SEIZURE WARRAN	T
To: Any authorized law enforcement officer	•
An application by a federal law enforcement officer or an attorney for the gof the following person or property located in the Distric (identify the person or describe the property to be searched and give its location):	
1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9, as	described in Attachment A
The person or property to be searched, described above, is believed to conc	eal (identify the person or describe the
property to be relead): evidence, fruits and instrumentalities of violations of 18 U.S.C. §1951 (Robbery Aff U.S.C. §1519 (Obstruction of Justice), 18 U.S.C. § 924(c) (Use of a Firearm during §1001 (Providing False Material Information), and 371 (Conspiracy to Commit Offe	a crime of violence), 18 U.S.C. nses), as described in Attachment B
I find that the affidavit(s), or any recorded testimony, establish probable on property.	ise to search and seize the person or
YOU ARE COMMANDED to execute this warrant on or before	June 17, 2013
in the daytime 6:00 a.m. to 10 p.m.   at any time in the day or night established.	(not to exceed 14 days) as I find reasonable cause has been
Unless delayed notice is authorized below, you must give a copy of the war taken to the person from whom, or from whose premises, the property was taken, or place where the property was taken.	
The officer executing this warrant, or an officer present during the execution inventory as required by law and promptly return this warrant and inventory to Unit Marianne B. Bowler	
(nome)	
☐ I find that immediate notification may have an adverse result listed in Lation of trial), and authorize the officer executing this warrant to delay notice to the searched or seized (check the appropriate box) ☐ for days (not to extra 30).  ☐ until, the facts justifying, the laterist	Milis, or whose property, will be
Date and time issued: 08/03/2013 0:00 an 05:45	B) Parisley USMS
	BONIEL U.S. Megistrate Judge Printed name and title

	Return	
Case No.:	Date and time warrant executed: Copy of warrant	and inventory left with:
Inventory made in th	he presence of:	
Inventory of the prox	perty taken and name of any person(s) seized:	
		• • •
		•
		•
	•	. •
	Certification	
I declare unde arrant to the designa	ler penalty of perjury that this inventory is correct and was return total tudge.	ed along with the original
)ale:	Executing of	icer's signature
	R. J. J. J.	
	Printed no	ines and title

### ATTACHMENT A

#### PREMISES TO BE SEARCHED

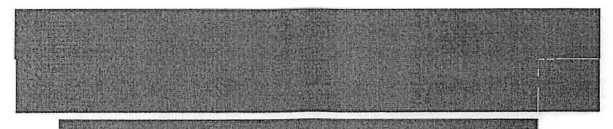
The location to be searched is a 1999 gray Honda CR-V, bearing Massachusetts license plate number 316ES9. The vehicle has been previously searched by the FBI, and was seized from across the street from 410 Norfolk Street, Apartment 3, Cambridge, Massachusetts, the residence of Tamerlan and Dzhokhar Tsarnaev.

#### ATTACHMENT B

#### ITEMS TO BE SEIZED

Evidence, in whatever form inside or on the Target Vehicle, related to violations of 18 U.S.C. §1951 (Robbery Affecting Interstate Commerce), 18 U.S.C. §1519 (Obstruction of Justice), 18 U.S.C. § 924(c) (Use of a Pirearm during a crime of violence), 18 U.S.C. §1001 (Providing False Material Information), and 371 (Conspiracy to Commit Offenses), in connection with the robbery and triple murder in Waltham, Massachusetts in 2011, including:

- 1. Blood, tissue, DNA, hair and bodily fluids samples;
- 2. Fibers and portions of surfaces containing fibers;
- 3. Swatches of carpet, upholstery, fabric, wood, plastic metal and any other surface or under-surface anywhere on or in the vehicle;
  - 4. Any absorbent substrate or materials;
- 5. Property, records, or information related to the September 2011 Waltham triple homicide;
- 6. Property, records, or information related to the state of mind and/or motive of Tamerlan Tsarnaev or Ibragim Todashev or others to undertake the September 2011 Waltham triple homicide;
- 7. Property, records, or other information related to contacts between Ibragim Todashev and Tamerlan Tsarnaev or Dzhokhar Tsarnaev or other co-conspirators;
- 8. Property, records, or other information, related to travel of the vehicle or Tamerlan Tsarnaev or Ibragim Todashev in September 2011;
- 9. Property, records, or information related to any bank records, checks, credit card bills, account information, and other financial records;



12. Chemical and physical testing of the vehicle.

- 13. Evidence of property, records, or information related to the victims of the September 2011 Waltham triple homicide, Brendan Mess, Erik Weissman, or Raphael Teken, or related to Tamerlan or Dzhokhar, or an as yet-unidentified co-conspirator;
  - 14. Property, records, or other information related to martial arts, combat, or fighting;

16. Evidence not previously seized, evidencing a relationship between the 2011 Waltham triple homicide and the 2013 Boston Marathon bombings.